

that bill. Let me say that I first took up the unfair tax situation faced by my New Hampshire constituents at the Portsmouth Naval Shipyard nearly 10 years ago, and introduced legislation in the years that followed which, unfortunately, never came to pass. However, my colleagues have told me a congressional hearing might be the best way to make our case. That is why I look forward to Senate consideration of this amendment in committee. When the facts are carefully reviewed, I think my colleagues will realize that my constituents have waited too long already for resolution of the unfair tax burden they face by virtue of their employment at this particular Federal facility. My amendment with Senator GREGG to H.R. 1953 gives the Congress another opportunity to address this situation, so it is my hope we can now rectify this situation without further delay.

THE BIPARTISAN CAMPAIGN REFORM ACT OF 1997

BURNS AMENDMENTS NOS. 1301- 1303

(Ordered to lie on the table.)

Mr. BURNS submitted three amendments intended to be proposed by him to the bill, S. 25, supra; as follows:

AMENDMENT No. 1301

At the end of title I, add the following:

Title II of the Federal Election Campaign Act of 1971 (2 U.S.C. 431 et seq) (as amended by section 101) is amended by adding at the end the following:

"325. PARTICIPATION BY NATIONAL ORGANIZATIONS IN ELECTIONS FOR THE SENATE OR HOUSE OF REPRESENTATIVES.

"It shall be unlawful for the national chapter of any organization to conduct, or to use or make available funds of the national chapter to any person for the conduct of, campaign advertisements or any other form of participation in an election for the Senate or the House of Representatives in a State unless the State and local chapters of the organization consent to the participation."

AMENDMENT No. 1302

At the end of title I, add the following:

Title III of the Federal Election Campaign Act of 1971 (2 U.S.C. 431 et seq) as amended by section 101) is amended by adding at the end the following:

"325. PENALTIES FOR VIOLATION OF ELECTION LAW.

"(a) IN GENERAL.—In addition to penalties that may be imposed under any other provision of this Act, section 607 of title 18, United States Code, or any other law requiring or prohibiting any activity relating to a Federal election, and person that violates any such person shall be punished by—

"(1) lifetime disqualification from candidacy for Federal office;

"(2) imposition of a fine of not less than \$50,000;

"(3) in the case of an organization described in paragraph (3) or (4) of section 501(c) of the Internal Revenue Code that is exempt from taxation under section 501(a) of the Code, disentitlement to the exemption for a period of not more than 5 years.

"(b) VIOLATION BY AN ORGANIZATION.—In the case of a violation under subsection (a)

by an organization, each of the officers of the organization that had power to prevent the organization from committing the violation shall be personally liable for the violation."

AMENDMENT No. 1303

At the end of title I, add the following:

Title III of the Federal Election Campaign Act of 1971 (2 U.S.C. 431 et seq) (as amended by section 101) is amended by adding at the end the following:

"325. DECLARATIONS OF INTENT TO BECOME A CANDIDATE; DECLARATIONS OF INTENT TO PARTICIPATE IN FEDERAL ELECTIONS.

"(a) DECLARATIONS OF INTENT TO BECOME A CANDIDATE.—Not later than January 1 of any year in which a general election for Federal office is to be held in a State, each person that intends to become a candidate for Federal office in the election shall file with the Commission and with the chief election official of the State a declaration of intent to become a candidate for the office that the person intends to seek.

"(b) DECLARATIONS OF INTENT TO PARTICIPATE.—Not later than January 1 of any year in which a general election for Federal office is to be held in a State, each individual or organization that intends to participate in the election through an issue advocacy or voter education campaign shall file with the Commission and with the chief election official of the State a declaration stating that intent."

ADDITIONAL STATEMENTS

BALTIMORE'S 311 INITIATIVE

• Mr. SARBANES. Mr. President, I rise today to bring my colleagues' attention to a crime-fighting initiative implemented by the Baltimore City Police Department, in conjunction with the Federal Community Oriented Policing Services [COPS] Program created by the 1994 Crime Bill, and with American Telephone and Telegraph. This initiative—the 1-year anniversary of which was the first of this month—has contributed greatly to community policing efforts in Baltimore, and I believe holds great promise for the Nation at large.

Like other major cities in America, Baltimore—our 12th largest city—has experienced over the past several decades a rapid rise in crime. One of the effects of this rise has been the increasing burden placed on the 911 emergency telephone system—a system which citizens regularly used to phone in not only emergency calls, but also criminal complaints of a nonemergency nature. In 1995 alone, the Baltimore Police Department fielded 1.7 million 911 calls. Such a volume made it increasingly difficult for the city's police to address in an expeditious manner those complaints that were truly of an emergency nature, and required the redeployment to the phone banks of officers who should have been on the city streets.

In October 1996, the Baltimore City Police Department, aided by a \$350,000 award from the COPS office, established a new telephone line for non-emergency calls. This 311 line is staffed

by limited duty officers specifically trained to handle both emergency and nonemergency calls, and citizen understanding of the differences between the 311 and 911 lines has been heightened by an intensive public awareness campaign.

Mr. President, this experiment has proven to be an unmitigated success. As a result of the implementation of the new 311 number, emergency calls to 911 have decreased by 25 percent, leaving Baltimore's police with more time to address in an expeditious manner true emergencies. In fact, statistics show that 911 operators now answer the phone on an average of 2 seconds, as compared to 6.5 seconds before the 311 line was set up, and that 80 percent fewer callers to 911 receive a message asking them not to hang up. In short, because of the 311 number, Baltimore's police can now respond immediately to situations that demand prompt action.

Moreover, the reduction in 911 calls has allowed Baltimore's police to spend more time patrolling their beats, a consequence of which has been a declining crime rate in the city of 15 percent in fiscal year 1997, as opposed to an 11 percent decline in fiscal year 1996.

These and other statistics appear in an October 2 New York Times article entitled "Baltimore Cites Success with Alternative to 911," which I ask to be printed in the RECORD at the conclusion of my statement.

Mr. President, on this 1-year anniversary of the 311 program, I want to applaud the successes of the COPS Program, and the efforts of the Baltimore City Police Department and the Office of Governor Glendening, both of whom have demonstrated the kind of vision and initiative that are essential to a successful Federal-State-local law enforcement partnership. Numerous other localities are in the process of developing their own 311-type programs, and I fully expect that on the second anniversary of the Baltimore initiative, several of my colleagues will be on the Senate floor announcing similar success stories in their own States.

The article follows:

[From the New York Times, Oct. 2, 1997]
BALTIMORE CITES SUCCESS WITH ALTERNATIVE TO 911

(By Michael Janofsky)

BALTIMORE, OCT. 1.—Until a year ago, the owner of a cat stuck in a tree and the spouse of a shooting victim would be likely to call the same number for help: 911.

But under a pilot Federal program that could expand quickly around the country and beyond, Baltimore is using a different telephone number for non-emergencies, 311, a change that has reduced the number of 911 calls to local police by nearly 25 percent, enabling operators to handle life-threatening situations more efficiently and giving officers more time to patrol the streets.

In announcing the results of the program on its first anniversary, local, state and Federal officials said the 311 experiment has been so successful that more than 100 other jurisdictions, including Chicago and Philadelphia, are eager to try it.

"The results here have exceeded my expectations," said Joseph E. Brann, the director